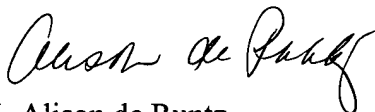


### REMARKS

Each of withdrawn Claims 7, 13, and 15 and pending Claims 22, 33, 34, 36, and 39-42 has been amended in one respect merely to provide an appropriate term (either "layer" or "depositing") after the phrase "at least one." Each of withdrawn Claims 8, 12, 14, and 15 and pending Claims 23, 27, 32, 43, and 51 has been amended in one respect merely to remove unnecessary language ("a group consisting of") therein. Each of withdrawn Claims 8 and 14 and pending Claims 23, 32, 43, and 51 has been amended in one respect merely to recite a phrase (either "at least one material" or "at least one temperature") therein. Each of withdrawn Claim 12 and pending Claims 27 and 52 has been amended in one respect merely to recite "and/or" in place of "and." Each of withdrawn Claims 7, 8, and 12-15 and pending Claims 22, 23, 27, 32-34, 36, 39-43, 51, and 52 is no narrower by virtue of its amendment herein. No new matter has been added by virtue of these amendments.

Continued examination of the application on the merits is respectfully requested.

Respectfully submitted,



K. Alison de Runtz  
Reg. No.: 37,119

PARSONS HSUE & DE RUNTZ LLP  
655 Montgomery Street, Suite 1800  
San Francisco, CA 94111  
(415) 318-1160  
(415) 693-0194 (Fax)